(Do not write above this line.)			
In the Matter of	Ca	se Number(s):	
NOLO CONTENDERE PLEA TO STIPULATION AS TO FACTS, CONCLUSIONS OF LAW AND DISPOSITION			
Bus. & Prof. Code § 6085.5 Disciplinary Charges; Pleas to Allegations			
	of pleas to the allegation proceeding against a n	ns of a notice of disciplinary charges or other pleading which nember:	
(a) Admission of cul	(a) Admission of culpability.		
(b) Denial of culpak	(b) Denial of culpability.		
(c) Nolo contendere, subject to the approval of the State Bar Court. The court shall ascertain whether the member completely understands that a plea of nolo contendere shall be considered the same as an admission of culpability and that, upon a plea of nolo contendere, the court shall find the member culpable. The legal effect of such a plea shall be the same as that of an admission of culpability for all purposes, except that the plea and any admissions required by the court during any inquiry it makes as to the voluntariness of, or the factual basis for, the pleas, may not be used against the member as an admission in any civil suit based upon or growing out of the act upon which the disciplinary proceeding is based. (Added by Stats. 1996, ch. 1104.) (emphasis supplied)			
RULE 133, Rules of Procedure of the State Bar of California STIPULATIONS AS TO FACTS, CONCLUSIONS OF LAW AND DISPOSITION			
(a) A proposed stipu	ulation as to facts, conclu	usions of law, and disposition must set forth each of the following:	
(5) a statement t	hat Respondent either		
1,7	(i) admits the facts set forth in the stipulation are true and that he or she is culpable of violations of the specified statutes and/or Rules of Professional Conduct or		
(ii) pleads noto contendere to those facts and violations. If the Respondent pleads noto contendere, the stipulation shall include each of the following:			
(a) an acknowledgment that the Respondent completely understands that the plea of noio contendere shall be considered the same as an admission of the stipulated facts and of his or her culpability of the statutes and/or Rules of Professional Conduct specified in the stipulation; and			
(b) if requested by the Court, a statement by the Deputy Trial Counsel that the factual stipulations are supported by evidence obtained in the State Bar investigation of the matter. (emphasis supplied)			
§ 6085.5 and rule 133(a) contendere to the charg)(5) of the Rules of Pro es set forth in this stipt came as an admission	ead the applicable provisions of Bus. & Prof. Code ocedure of the State Bar of California. I plead nolo ulation and I completely understand that my plead of culpability except as stated in Business and	
Date 5	Signature	Print name	